

RECEIVED

3/13/2025

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOISTHOMAS G. BRUTON
CLERK, U.S. DISTRICT COURTRICHARD VINET, #7164/FBI #338380X47
INDIVIDUAL INDIAN #13579

PLAINTIFF/PETITIONER

V.

STATE OF ILLINOIS, et, al.

DEFENDANT(S) / RESPONDANTS

1:25-cv-02687

Judge Jorge L. Alonso

SS Magistrate Judge Jeannice W. Appenteng

RANDOM / Cat. 2

NO.

MANDATORY JUDICIAL NOTICE
SUPREMACY CLAUSE

U.S. Const. Art. 6, Sec. 2

\$23,000,000.00
USD

AMOUNT CLAIMED

COMPLAINT / NOTICE OF PETITION FOR WRIT OF REMOVAL

RICHARD VINET #20240201083, 2700 S. CALIFORNIA, CHICAGO, IL. 60608
(AN INDIVIDUAL INDIAN IN CUSTODY, held illegally & unlawfully, under inhumane
conditions at Cook County Jail, in violation of the FEDERAL Constitution,
and treaties pursuant thereof).

NOW comes, petitioner, Richard Vinet, in support of this petition for
removal of Circuit Court Case Number #24 CR0215501, by and
Under 28 USC § 1455, Through the various Jurisdiction of the UNITED
STATES DISTRICT COURT, on the FEDERAL QUESTION, and claims
of Federal Constitutional violation, herein, alleges, states, and, 28 USC § 1331,
declares, and provides the following Documented Facts:

1. Petitioner, is 49 years old, currently held under extreme inhumane
conditions, and being racially, and Nationally discriminated against for
being American Indian, and trying to enforce & protect his Federal
Constitutional and Civil rights to no avail, and being retaliated
against for doing so, causing a deprivation of civil rights, putting him
in imminent danger, and substantial, physical injury, violations of speedy trial
rights, due process (procedural & substantive), equal protection, deprivation of liberty,
but not limited to such claims or violations.

(original)

(1 of 4)

2. Petitioner, is being held under a unsworn, unverified perjured felony complaint, that is fraud, made by way of misrepresentation, and under an indictment that did not comply with its own strict Statutory requirements, in violation of Illinois law and Federal law. See: 28 USC § 1746(1), (2), made by a incompetent witness by law.

3. Petitioner, has made part & parcel the felony complaint, and Grand Jury indictment. As proof of his claim, please See: Exhibits #3, #(Case summary)#4.

4. This Court has Jurisdiction over this claim / Petition under 28 USC § 1455, younger doctrine, Supremacy clause, and any other Code, law, or court ruling(s) pursuant thereof, but not limited to such, 28 USC § 1331, Jurisdiction arises under the U.S. Constitution.

5. It is a Fact that the state of ILLINOIS, via its agents, have considered petitioner a stateless person, see: Exhibits #1 & 2. Thereby under operation of law pursuant to UNITED NATIONS Convention on the rights of stateless persons, petitioner is protected As a refugee / stateless person. As petitioner is a member of the UNITED Houma Nation, tribal roll #13579, And has been misrepresented As Latino / hispanic by the state of ILLINOIS via its agents, which is considered fraud, by definition, which have caused a injury.

6. It is a Fact petitioner has proven this fact of discrimination, fraud, void commencement of prosecution, denial of rights under color of (state) law, and has been discriminated against, and retaliated against, which have caused an injury.

RECORD OF STATE PROCEEDINGS

7. Petitioner, is now proceeding on the basis of presumption that Cook County circuit Court record of case No# 24CR021550L will be made Available upon Notice and demand for mandatory Judicial Notice, pursuant to Rules 201 & 901 of the Federal Rules of evidence, (original)

and the Full Faith and Credit Clause Contained under Article Four of the UNITED STATES Constitution, and 28 USC § 1449, and any IL. S. CT. Rule pursuant to, As petitioner has demanded the Court Record to be AVAL.

TIMELINESS OF AND GROUNDS FOR REMOVAL

8. 28 USC § 1455 (b) provides for removal of criminal prosecutions... at any time before trial. timeliness of removal is sufficient before trial.

9. "The very essence of civil liberty certainly consists in the right of every individual to claim the protection of the laws, whenever he receives an injury. One of the first duties of the government is to afford that protection,"... "In all other cases,"... "it is a general and indisputable rule, that where there is a legal right, there is also a legal remedy by suit or action at law, whenever that right is invaded."
5 U.S. 137,

10. Petitioner, has been deprived of his liberty through a deceptive and deliberate act, As the Failure of the prosecutor to correct perjured testimony violates the substantive & procedural due process guaranteed by the Federal and state Constitutions, U.S. Const. 14th, As, "The principle that a State may not use false evidence (testimony) to obtain detention, As 'The Fourth Amendment is violated when the people are unreasonably seized of their person, when legal process itself goes wrong.'" Manuel V. City of Joliet, (2017); Williams V. City of Chicago (2023); Rainsberger V. Benner (2019), "which deprives a person a Constitutional right to liberty..." Biggs V. Chicago Bd. of Educ. (2023) (7th Dist.).

11. "The Administration of Justice suffers when any accused is treated unfairly." This governing Constitutional principle is stated in: Minnesota v. National Tea Co., 60 S. Ct. 676, 84 L. Ed. 920.

12. "State is required to follow procedures and requirements... governing pre-trial release," People V. Gil, prosecutors did not comply with pre-trial Fairness Act governing disclosure, People V. Ramzyeh; "State's untimely petition lacked Authority to seek detention," People V. Clark (2023), "Thus trial Court lacked Authority to detain Accused," People V. Shannon (2024), which has caused a deprivation of procedural & substantive due process guarantee, U.S. Const. Fourteenth.

13. It is a fact, that unconstitutional deprivation of liberty which results in injury is at a rate of the minimum monetary value of \$25,000.00 per every half an hour (30 min.), set by Trezevant v. City of Tampa (1984).

(original)

(3 of 4)

Conclusion / Prayer for Relief

Wherefore petitioner has suffered an injury in fact, and is pleading to the federal government for protection for that legally protected interest. Whereas any failure to intervene will cause the petitioner to still suffer that injury and future irreparable harm, as petitioner has been the victim of sexual assaults, coercion, intimidation, inhumane conditions, 52° weather in the cell, retaliation by state employees, fraud by deception, racism, and discrimination by agents of the state. As petitioner has established a injury in fact, and has suffered an invasion of a legally protected interest. As petitioner has a vested interest in justice for all injuries to his person, property & reputation. And is asking for this honorable court to grant this writ of Removal to protect his interest at stake, as the State's interest is merely abstract as petitioner's interest is more to the bone, and to grant any other relief deemed proper by this court. As petitioner has always held a proprietary interest, with a legitimate expectation of privacy. Court fees should be waived pursuant to 28 USC § 1915(b), (g).

Undersigned certifies and declares all statements made herein are true & correct and is subject to penalties of perjury provided by 28 USC § 1746.

Date: 2/27/2025

BY: /s/ Richard: Vincent
 #20240201083
 2700 S. California
 Chicago, IL. 60608

(original)

(4 of 4)

OCAMPO, Esteban

- In Custody -

Male / White Hispanic / 31 Years

DOB: 29-SEP-1992

DESCRIPTION: 5'04, 130, Black Hair, Short - Straight Hair Style, Brown Eyes, Olive Complexion Facial Hair Full Beard

RES: 4928 S. Justine St
Chicago IL 60609

BIRTH PLACE: Illinois

OTHER IDENTIFICATIONS: Type - Drivers License # 025120092274
State - Illinois

IR#: 1836843

WEARING: Top - Black Sweatshirt, Bottom - Black Pants

RELATIONSHIP OF VICTIM TO OFFENDER:

PAGAN GONZALEZ, Victor R

- No Relationship

CESAR-GUZMAN, Julio

- No Relationship

STATE OF ILLINOIS

- No Relationship

- In Custody -

VINET, Richard John

Male / White Hispanic / 47 Years

DOB: 01-SEP-1976

DESCRIPTION: 5'10, 200, Brown Hair, Long Hair Style, Brown Eyes, Fair Complexion Facial Hair Slight Beard

RES: 4418 N Clifton Ave
Chicago IL 60640

BIRTH PLACE: Illinois

OTHER IDENTIFICATIONS: Type - State Id # 53075076249v
State - Illinois

IR#: 1115174

SID#: 34367050 FBI #: 338380XA7

WEARING: Top - Black Black And Red Blackhawks Jersey Sweatshirt,
Bottom - Black Pants**RELATIONSHIP OF VICTIM TO OFFENDER:**

PAGAN GONZALEZ, Victor R

- No Relationship

CESAR-GUZMAN, Julio

- No Relationship

STATE OF ILLINOIS

- No Relationship

VEHICLE INFO:**Unknown, Unknown / Other (Explain In Narrative) / Carryall (Suv - Sport Utility Vehicle)**

Victim's Vehicle

COLOR(TOP/BOTTOM): Silver Or Aluminum / Silver Or Aluminum

POSSESSOR/USER: VINET, RICHARD JOHN

The Vehicle was Seized

439 N Ogden Ave

Chicago IL 60642

304 - Street

Street

LOCATION OF INCIDENT:**DATE & TIME OF INCIDENT:**

31-JAN-2024 01:20

METHOD CODE(S):

Dna

THE UNIVERSITY OF CHICAGO PRESS

THIS IS A FIELD INVESTIGATION METHOD/CAU CODE REPORT

Type: Society

Individual #2
Exhibit #2

Printed By: GIBOWICZ, Antonia (PCOW178)

Stokle-1

Feb 13, 2024

Feb 7, 2024

6:00 am

(SELECT)

(Court Branch)

(Case Date)

P. Release Complaint

(12/16/24) DOOR 663

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

The People of the State of Illinois

Richard Vinat

No.

241107638

Defendant

DELINQUENT COMPLAINT

①

(Complainant's Name Printed as Typed)

complainant, now appears before

The Circuit Court of Cook County and states that

Richard Vinat

4418 N. Clinton Ave Chicago IL 60640 County of Cook

Jan 31, 2024

(Defendant)

439 N. Ogden Ave Chicago IL 60642 County of Cook

(Date)

committed the offense of

ROBBERY, ARMED WITH FIREARM

In that the

KNOWINGLY TOOK PROPERTY A COACH BAG, KEYS, AND CELL PHONES FROM THE VICTIM
 BY USE OF AND/OR THREATENING THE IMMINENT USE OF FORCE, WHILE
 BEING ARMED WITH HANDGUN,

In violation of

720

ILCS

5.0

18-2-A-2

(Chapter)

AOIC Code

STATE OF ILLINOIS
COOK COUNTY

being first duly sworn,

by him/her subscribed and that the same is true.

on oath, deposes and says that s/he read the foregoing complaint

Subscribed and sworn to before me

Jan

31

2024

I have examined the above complaint and the person presenting the same and have heard evidence thereon, and am satisfied that there is
 probable cause for filing same. Leave is given to file said complaint.

Summons issued

Judge

Warrant issued

Bail set at

Judge's No.

Bail set at

Judge

Judge's No.

IRIS Y. MARTINEZ, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Page 1 of 1

Exhibit #3

CASE SUMMARY
CASE NO. 24CR0215501








PARTY INFORMATION

Defendant Vinet, Richard

Plaintiff PEOPLE OF THE STATE OF ILLINOIS

Exhibit #4

Pro Se

DATE	EVENTS & ORDERS OF THE COURT	INDEX
03/05/2024	Case Filed	
03/05/2024	 Indictment/Information-Clerks Office-Presiding Judge	
03/08/2024	 Case Assigned (Judicial Officer: Reddick, Erica L.)	
03/12/2024	Assignment (9:00 AM) (Judicial Officer: Reddick, Erica L.) Location: Criminal Division, Courtroom 101 Resource: Court Address CRFADDR1 2650 South California Avenue, Chicago, IL 60608 Resource: Court Room CR1701 Criminal Division, Courtroom 101	
03/12/2024	Assignment (9:00 AM) (Judicial Officer: Obbish, James M.) Location: 2650 South California Avenue, Chicago, IL 60608 Resource: Court Room CR1718 Criminal Division, Courtroom 706 Resource: Court Address CRFADDR1 2650 South California Avenue, Chicago, IL 60608 Events: 03/08/2024 Case Assigned	
03/12/2024	 Courtsheet	
03/12/2024	Defendant In Custody (Judicial Officer: Obbish, James M.)	
03/12/2024	 Motion For Discovery Filing Party: Plaintiff PEOPLE OF THE STATE OF ILLINOIS	
03/12/2024	 Discovery Answer Filed (Judicial Officer: Obbish, James M.) Filing Party: Plaintiff PEOPLE OF THE STATE OF ILLINOIS	
03/12/2024	Motion for Continuance (Judicial Officer: Obbish, James M.) 03/12/2024 By Order of Court	
03/13/2024	 Notice Of Motion/Filing	
03/14/2024	Assignment (9:00 AM) (Judicial Officer: Obbish, James M.) Location: 2650 South California Avenue, Chicago, IL 60608 Resource: Court Room CR1718 Criminal Division, Courtroom 706 Resource: Court Address CRFADDR1 2650 South California Avenue, Chicago, IL 60608 Events: 03/12/2024 Motion For Discovery	
03/14/2024	 Courtsheet	
03/14/2024	Defendant In Custody (Judicial Officer: Obbish, James M.)	
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UNITED STATE DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS

RICHARD VINET

PLAINTIFF

V.

STATE OF ILLINOIS, et al.

DEFENDANT(S)

SS

NO.

PROOF / Certificate of Service

I, Richard Vinet, certify & declare that
I Sent the below documents via Jail
Mail to 219 S. Dearborn District Court,
and would like a Filed copy in Return.
on 3/3/2025. Under Penalties of Perjury.

By: Richard Vinet
#20240201083

2700 S. California

Chicago, IL. 60608

Documents Sent:

① Complaint / Notice of Petition for
Writ of Removal with Exhibits #1-4.

Please Send extra filed copy
Back in Return.

(1 of 1)

RICHARD VINET #20240201083

COOK COUNTY Jail
2700 South CALIFORNIA

CHICAGO, IL. 60608

18 USC § 1702 § 1703



18 USC § 1719

18 USC § 1726

postage collected
unlawfully

RECEIVED

MAR 13 2025

THOMAS G. BRUTON
CLERK, U.S. DISTRICT COURT

Privileged
LEGAL MAIL

MAILED 3/5/2025
MAILBOX RULE Applies

United States District Courthouse
c/o PRISONER CORRESPONDENCE
CLERK OF THE U.S. DIST. COURT
219 SOUTH DEARBORN
CHICAGO, IL - 60604



03/13/2025-7

